

News Release

Office of the Assistant Secretary – Indian Affairs

FOR IMMEDIATE RELEASE December 30, 2016

CONTACT: Nedra Darling 202-219-4152

Principal Deputy Assistant Secretary Roberts Announces Updated BIA Guidelines That Strengthen Implementation of the Indian Child Welfare Act With Focus on Family Unification

Guidelines provide best practices for supporting stability, security of Indian families and tribes

WASHINGTON – Principal Deputy Assistant Secretary – Indian Affairs Lawrence S. Roberts today announced final, updated Bureau of Indian Affairs (BIA) guidelines for implementing the Indian Child Welfare Act of 1978 (ICWA) that will better protect the rights of Indian children, their parents and their tribes in state child welfare proceedings.

The guidelines explain the ICWA statute and regulations while also providing examples of best practices for its implementation, the goal of which is to encourage greater uniformity in the application of ICWA measures.

"The BIA's updated Indian Child Welfare Act guidelines are the capstone of the Obama Administration's efforts to support the stability and security of Indian families and tribes by providing a more consistent interpretation of ICWA, regardless of the child welfare worker, judge or state involved," Roberts said. "I want to thank tribal leaders, the Indian child welfare community, and our state and federal partners for their valuable input and assistance with updating the guidelines. The guidelines themselves will help with ensuring the rights of Indian children and their families under ICWA, and in strengthening the cohesiveness of tribal communities everywhere."

The BIA first published its ICWA guidelines in 1979, shortly after the law's passage. While the Department updated the guidelines in 2015, it updated them further to complement its recently finalized regulations which became effective on December 12, 2016.

-Continued-

Page 2 – ICWA Guidelines

Congress enacted IWCA to address the separation of Indian children from their families at a disproportionately high rate, as a result of state agency policies and practices that placed the children in non-Indian foster and adoptive homes.

Based on 2013 data, Native children nationwide are represented in state foster care at a rate 2.5 times greater than their presence in the general population. In some states, Native American children are represented in state foster-care systems at rates as high as 14.8 times their presence in the general population of that state.

Since ICWA's enactment, state courts and state agencies have sometimes differed in their interpretations of the law and been inconsistent in their implementation of it. To address this problem, the updated guidelines provide information for them to consider in carrying out the Act's and final rule's requirements, often drawing upon approaches states have already used.

In developing these guidelines, the Office of the Assistant Secretary – Indian Affairs worked closely with the Children's Bureau of the Administration for Children and Families in the U.S. Department of Health and Human Services and with the U.S. Department of Justice to produce a document that reflected the expertise of all three agencies. Its development was also informed by public hearings, tribal consultations, and more than 2,100 written comments on the March 2015 proposed rule, as well as input received during training conducted on the final rule from July 2016 to November.

To view the updated guidelines, visit the Indian Affairs web site at: http://www.indianaffairs.gov/WhoWeAre/BIA/OIS/HumanServices/IndianChildWelfareAct/inde x.htm.

The Assistant Secretary – Indian Affairs oversees the Bureau of Indian Affairs, which is headed by a director who is responsible for managing day-to-day operations through four offices – Indian Services, Justice Services, Trust Services, and Field Operations. These offices directly administer or fund tribally based infrastructure, economic development, law enforcement and justice, social services (including child welfare), tribal governance, and trust land and natural and energy resources management programs for the nation's federally recognized American Indian and Alaska Native tribes through 12 regional offices and 81 agencies.

The Office of Indian Services' Division of Human Services administers the BIA's ICWA regulations at 25 CFR Part 23 and the guidelines. For more information, visit http://www.indianaffairs.gov/WhoWeAre/BIA/OIS/HumanServices/IndianChildWelfareAct/index.htm.

####